UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

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APPLICATION AND ORDER OF EXCLUDABLE DELAY

M-10-1064 Case No.

Ronel t	Hemandez	Case No.	W-10-1067
	ted States of America and the defendant hereb		
	an information or indictment must be filed, or trial of the charges against defendant must cor		XC)
The parties seek the	he exclusion of the foregoing period because		
case without trial,	they are engaged in plea negotiations, which t , and they require an exclusion of time in orde ot, despite their diligence, have reasonable tim	r to focus e	fforts on plea negotiations without the ris
()	they need additional time to prepare for trial of	due to the c	omplexity of case,
Sixth Amendment this Court adopted	endant states that he/she has been fully advised t to the Constitution; the Speedy Trial Act of I d pursuant to that Act; and Rule 50(b) of the F he/she has a right to be tried before a jury with	1974, 18 U. Sederal Rule	S.C. §§ 3161-74; the plan and rules of es of Criminal Procedure. The defendant
love	Henord or -	1	
Defendant Counsel for Defen	u(h	Eor U.S. At	torney, E.D.N.Y.
on the date below, the time within wh that this exclusion	t application of the United States of America as, the time period from	o 10 filed or (Short is hereby excluded in computing trial must commence. The Court finds
speedy trial for the	e reasons discussed on the record and because		
without trial, the e		s their effor	rts on plea negotiations without the risk
()			·
SO ORD	DERED.		•
Dated: Brooklyr	n, N.Y 20 <u>1</u> 0		